UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

LISA-ATHENA S. ABU HANTASH, in her individual capacity and as mother and naturel guardian of JORDAN-ANNETTE JAZZMIN RICHARDSON, a minor, and JORDAN RICHARDSON, INC.,

Plaintiffs,

-against-

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V MODEL MANAGEMENT NEW YORK, INC., and VNY MODEL MANAGEMENT, LLC,
Defendants.

Plaintiffs having moved for summary judgment pursuant to Fed. R. Civ. P. 56, and the matter having come before the Honorable George B. Daniels, United States District Judge, and the Court, on August 6, 2007, having rendered its Memorandum Decision and Order granting plaintiffs' motion for summary judgment, denying plaintiffs' motion to strike portions of the defendants' answer as moot, denying plaintiffs' motion for Rule 11 sanctions, denying plaintiffs' motion for an injunction and accounting, and declaring that the management agreements between Jordan Richardson and V Model Management New York, Inc., and VNY Model Management, Inc., has been rescinded by the model and is null and void and unenforceable, it is,

ORDERED, ADJUDGED AND DECREED: That for the reasons stated in the Court's Memorandum Decision and Order dated August 6, 2007, plaintiffs' motion for summary judgment is granted; plaintiffs' motion to strike portions of the defendants' answer is denied as moot; plaintiffs' motion for Rule 11 sanctions is denied; plaintiffs' motion for an injunction and accounting is denied; and the Court declares that the management agreements between Jordan Richardson and V Model Management New York, Inc., and VNY Model Management, Inc., has been rescinded by the model and is null and void and unenforceable.

Dated: New York, New York August 20, 2007

J. MICHAEL McMAHON

Clerk of Court

BY:

Deputy Clerk

THIS DOCUMENT WAS ENTERED ON THE DOCKET ON _